

15 Defendants. 100+ Rule 3 PICs. 2-week Court Deadline. Done!

Services Provided

- Infringement analysis
- Case evaluation
- Claim charts – Rule 11 & Rule 3 PICs
- Expert witness support

Technology

- Search engines
- Data encryption
- Contact management
- Online education

Background

Managing multi-defendant patent litigations for a group of clients can be an arduous task for any law firm. Add to this, 2-week court deadline for submitting Rule 3 PICs. Such was the scenario for a leading Texas-based law firm that was representing its clients in a series of multi-defendant patent litigations across various domains, including search engines, data encryption, contact management and online education.

Insight Delivered

In order to deliver the best possible outcome and manage its fluctuating litigation demands with ease, the firm engaged with iRunway to create an extended litigation support model.

- iRunway formed a core team across all litigations in order to ensure that the context of the case and tacit knowledge was leveraged across phases in the litigation lifecycle.
- Our team helped the law firm assess the strength and weakness of each patent and prepared detailed 'Rule 11' PICs that acted as a basis for filing each lawsuit. In several litigations, the team prepared over hundred 'Rule 3' infringement contentions, covering 15+ defendants within a span of 2-3 weeks and helped the firm file them before stipulated court deadlines.
- iRunway seamlessly handled the ramp-up/ ramp-down and helped the firm manage the fluctuating demand – a characteristic of any litigation.

Outcome

From case evaluation to fact-discovery and markman preparation, the 'on-demand' engagement model allowed the law firm to scale at the speed of need and drive better and faster results for its clients.